

**IN THE UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF IOWA
EASTERN DIVISION**

UNITED STATES OF AMERICA,
Plaintiff(s)

vs.
CHARLIE LYNCH,
Defendant(s)

HEARING MINUTES Sealed: No
Case No.: 6:21-cr-2074-CJW-MAR-3
Presiding Judge: Mark A. Roberts, Magistrate
Deputy Clerk: Paul Coberly
Official Court Record: FTR Gold Contract? --
Contact Information: --

Date:	3/4/2022	Start:	11:59 AM	Adjourn:	12:14 PM	Courtroom:	4				
Recesses:	--				Time in Chambers:	--		Telephonic?	No		
Appearances:	Plaintiff(s):	AUSA Timothy L. Vavricek									
	Defendant(s):	Holly M. Logan via telephone (Defendant appears personally)									
	U.S. Probation:	Amy Moser and Michael Mims									
	Interpreter:	--			Language:	--		Certified:	--	Phone:	--
TYPE OF PROCEEDING:		INITIAL APPEARANCE:		X	AND/OR		ARRAIGNMENT:		X		
						Contested?	No	Continued from a previous date?		No	
Date of indictment:				3/2/2022 (superseding)							
Was defendant <i>Mirandized</i> ?				Yes							
Defendant pleaded				not guilty to counts 7 and 8 of the superseding indictment							
Counsel:	X	Retained		Appointed (FPD or CJA Panel):							
Stipulation to discovery plan?		Yes		Did defendant provide financial affidavit?		--					
Did the government move for detention?			No		Was the defendant detained?		No				
Detention hearing:		--									
Trial date:		CJW 5/2/2022									
Witness/Exhibit List is		--									
The offering party must, within 3 days after the hearing, file in electronic form any exhibit that was not filed with a motion, resistance, or other filing related to this hearing. Pub. Admin. Order 09-AO-03-P (5/29/09) ¶7.											
Miscellaneous:		<p>Defendant states his full name as Charles Francis Lynch.</p> <p>Defendant waives reading of the superseding indictment.</p> <p>Court confirms the United States' obligation under Rule 5(f), that is, to disclose to the defendant all exculpatory evidence as required by <i>Brady v. Maryland</i> and its progeny. Failure to disclose any such evidence in a timely manner may result in consequences, including, but not limited to, exclusion of evidence, adverse jury instructions, dismissal of charges, contempt proceedings, disciplinary action, or sanction by the Court.</p> <p>Defendant released under the terms/conditions of the Court's release order.</p>									